obtained from Mr. Eddins and at HUD's Web site at http://www5.hud.gov:63001/ po/i/icbts/collectionsearch.cfm. SUPPLEMENTARY INFORMATION: This notice informs the public that the U.S. Department of Housing and Urban Development (HUD) has submitted to OMB, for emergency processing, a survey instrument to obtain information from faith based and community organizations on their likelihood and success at applying for various funding programs. This notice is soliciting comments from members of the public and affecting agencies concerning the proposed collection of information to:

(1) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (3) enhance the quality, utility, and clarity of the information to be collected; and (4) minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology,

e.g., permitting electronic submission of responses.

This notice also lists the following information:

Title of Proposal: Fair Housing Literacy Survey.

OMB Approval Number: 2528–0212. *Form Numbers:* None.

Description of the Need for the Information and its Proposed Use: Survey to determine the extent of public awareness of the nation's fair housing laws.

Frequency of Submission: On occasion, once.

	Number of respondents	Annual responses	×	Hours per response	=	Burden hours
Reporting Burden:	2,500	0.04		12.5		1,250

Total Estimated Burden Hours: 1,250. Status: Reinstatement, without change of previously approved collection for which approval has expired.

Authority: Section 3507 of the Paperwork Reduction Act of 1995, 44 U.S.C. 35, as amended.

Dated: August 11, 2004.

Wayne Eddins,

Departmental Reports Management Officer, Office of the Chief Information Officer. [FR Doc. 04–18864 Filed 8–17–04; 8:45 am] BILLING CODE 4210-72–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. 4900-C-02C]

FY 2004 SuperNOFA for HUD's Discretionary Programs; Correction and Extension of SHOP NOFA Application Deadline

AGENCY: Office of the Secretary, HUD. **ACTION:** Notice: correction and extension of SHOP NOFA application deadline.

SUMMARY: This document makes corrections to a document published in the **Federal Register** on May 14, 2004, concerning HUD's Fiscal Year (FY) 2004 Super Notice of Funding Availability (SuperNOFA). The corrections pertain solely to the Self-Help Homeownership Opportunity Program (SHOP). The corrections are designed to reflect recent statutory amendments to the statute authorizing SHOP. As a result of these changes, HUD is extending the application due date for the SHOP SuperNOFA.

DATES: The application due date for the SHOP SuperNOFA is extended to September 17, 2004.

FOR FURTHER INFORMATION CONTACT: $\ensuremath{\mathrm{Lou}}$

Thompson, Office of Community Planning and Development, Room 7162, Department of Housing and Urban Development, 451 Seventh Street, SW., Washington, DC 20410–7000; telephone (202) 708–2470 (this is not a toll-free number). Individuals with speech or hearing impairments may access this number through TTY by calling the tollfree Federal Information Relay Service at (800) 877–8339.

SUPPLEMENTARY INFORMATION:

I. Background

On May 14, 2004 (69 FR 26941), HUD published its Fiscal Year (FY) 2004, Super Notice of Funding Availability (SuperNOFA). On May 28, 2004 (69 FR 30697), June 22, 2004 (69 FR 34878), and July 20, 2004 (69 FR 43427), respectively, HUD published technical corrections for several of the programs included in the SuperNOFA. The June 22, 2004 (69 FR 34878), notice contained specific technical corrections for the Self-Help Homeownership Program (SHOP) section of the FY 2004 SuperNOFA; however, the due date for the funding application did not change. This notice published in today's Federal **Register** further amends the SHOP section of the FY 2004 SuperNOFA. This correction conforms the SHOP NOFA to the Helping Hands for Homeownership Act of 2004 (Pub. L. 108–285, approved August 2, 2004) (Helping Hands Act). The Helping Hands Act amended 11(b)(1) of the Housing Opportunity Program Extension Act of 1996 (42 U.S.C. 12805 note) (HOPEA), which authorizes SHOP. Specifically, section two of the Helping Hands Act amended paragraph 11(b)(1) of HOPEA by striking "dwelling" and

inserting "dwellings." This amendment permits greater flexibility to SHOP grantees by permitting homebuyers to contribute sweat equity to additional dwellings other than their own home. To allow FY2004 applicants to be able to take advantage of the greater flexibility, HUD is correcting the SHOP NOFA to include the new statutory language, and consequently extend the application deadline. For future SHOP competitions, HUD intends to seek public input on the definition of "sweat equity," which may include rulemaking should HUD determine it to be appropriate.

II. Extension of SHOP Application Due Date

The changes affect the thresholds for sweat equity and volunteer labor in the SHOP section of the FY 2004 SuperNOFA. Due to these program changes, it is necessary to extend the SHOP FY 2004 SuperNOFA funding application due date from its original date of July 20, 2004. The new application due date for the SHOP SuperNOFA is September 17, 2004.

This extension will permit organizations that could not meet the prior requirements, and therefore did not apply, or those whose applications were not submitted by the July 20, 2004, application deadline, an opportunity to still apply for FY 2004 SHOP funding. Applicants that met the July 20, 2004, application deadline will have an opportunity to revise their applications if they so choose. If an applicant does not submit a new application or revisions to its previously submitted application, HUD will review the previously submitted application. Applicants may submit a totally new application or they have the option of

submitting only the section or sections affected by these changes. For example, if a change is made in rating factor 3, the entire rating factor 3 must be submitted. HUD will only accept an entire section or sections to the revised application. HUD will not accept parts of a section, individual pages, or paragraphs. This limitation is to ensure that no information is omitted. A transmittal letter identifying the pages and sections changed must be signed by the same person that signed the SF-424.

Accordingly, this document makes the following corrections:

Self-Help Homeownership Opportunity Program (SHOP) Eligibility Information

On page 27362 of the May 14, 2004, SuperNOFA under section III.C.2. captioned "Threshold Requirements," HUD corrects section III.C.2.e. to read as follows:

e. Your program must require homebuyers to contribute a minimum of 100 hours of sweat equity toward the construction or rehabilitation of their own homes and/or the homes of other homebuyers participating in the selfhelp housing program. However, in the case of a household with only one adult, the requirement is 50 hours of sweat equity. This includes training for construction on the dwelling units, but excludes homebuyer counseling and home maintenance training. Reasonable accommodation must be permitted in the provision of sweat equity for persons with disabilities.

On page 27362 of the May 14, 2004, SuperNOFA under section III.C.2 captioned "Threshold Requirements," HUD corrects section III.C.2.f. to read as follows:

f. Your program must involve community participation in which volunteers assist in the construction of dwellings. Volunteer labor is work performed by an individual without promise, expectation or compensation for the work rendered. For mutual selfhelp housing programs that are assisted by USDA Rural Development under section 523 of the Housing Act of 1949 (7 CFR Part 1944, Subpart I) or which have a program design similar to the section 523 program, the work by each participating family on other participating families' homes may count as volunteer labor. A mutual self-help housing program generally involves 4 to 10 participating families organized in a group to use their own labor to reduce the total construction cost of their homes and complete construction work on their homes by an exchange of labor with one another.

Dated: August 10, 2004. **Nelson Bregón,** *General Deputy Assistant Secretary for Community Planning and Development.* [FR Doc. 04–18862 Filed 8–17–04; 8:45 am] **BILLING CODE 4210–29–P**

DEPARTMENT OF THE INTERIOR

[CA-160-1220-PG]

Carrizo Plain National Monument Advisory Committee; Renewal Notice

AGENCY: Bureau of Land Management (BLM), California State Office.

ACTION: Carrizo Plain National Monument Advisory Committee— Notice of Renewal.

SUMMARY: This notice is published in accordance with Section 9(a)(2) of the Federal Advisory Committee Act of 1972, Public Law 92–463. Notice is hereby given that the Secretary of the Interior has renewed the Bureau of Land Management's Carrizo Plain National Monument Advisory Committee.

The purpose of the Committee is to provide advice and counsel to the Bureau of Land Management, through the Carrizo Plain National Monument Manager, with respect to the revision and implementation of the comprehensive plan developed in accordance with the Federal Land Policy and Management Act of 1976.

FOR FURTHER INFORMATION CONTACT:

Alden Boetsch, Intergovernmental Affairs (640), Bureau of Land Management, 1620 L Street, NW., Room 406 LS, Washington, DC 20036, telephone (202) 452–5165.

Certification Statement

I hereby certify that the renewal of the Carrizo Plain National Monument Advisory Committee is necessary and in the public interest in connection with the Secretary of the Interior's responsibilities to manage the lands, resources, and facilities administered by the Bureau of Land Management.

Dated: August 2, 2004.

Gale A. Norton,

Secretary of the Interior. [FR Doc. 04–18860 Filed 8–17–04; 8:45 am] BILLING CODE 4310–84–P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Notice of Availability of the Final Restoration Plan and Environmental Assessment for the Certus, Inc. Chemical Spill Natural Resource Damage Assessment in Tazewell County, VA

AGENCY: U.S. Fish and Wildlife Service, Department of the Interior. **ACTION:** Notice of availability.

SUMMARY: The U.S. Fish and Wildlife Service (Service), on behalf of the Department of the Interior (DOI) and the Commonwealth of Virginia (jointly referred to as the Trustees), announces the release of the Final Restoration Plan and Environmental Assessment (RP/EA) for the Certus, Inc. Chemical Spill Natural Resource Damage Assessment in Tazewell County, Virginia. The final RP/EA describes the Trustees' proposal to restore natural resources injured as a result of a release of hazardous substances.

DATES: August 15, 2004.

ADDRESSES: Requests for copies of the final RP/EA may be made to: U.S. Fish and Wildlife Service, Virginia Field Office, 6669 Short Lane, Gloucester, Virginia 23061.

FOR FURTHER INFORMATION CONTACT: John Schmerfeld, U.S. Fish and Wildlife Service, 6669 Short Lane, Gloucester, Virginia 23061. Interested parties may also call 804–693–6694, extension 107, for further information.

SUPPLEMENTARY INFORMATION: On August 27, 1998, a tanker truck overturned on U.S. Route 460 in Tazewell County, Virginia. The truck released approximately 1,350 gallons of Octocure 554-revised, a rubber accelerant, into an unnamed tributary about 530 feet from its confluence with the Clinch River. The spill turned the river a snowy white color and caused a significant fish kill. The spill also killed most aquatic benthic invertebrates for about 7 miles downstream and destroyed one of the last two known remaining reproducing populations of the endangered tan riffleshell mussel. A consent decree was entered with the U.S. District Court for the Western District of Virginia, Abingdon Division, by the United States and Čertus, Inc. on April 7, 2003, to address natural resource damages resulting from the 1998 release. The consent decree stipulates that settlement funds are to be "*^{*} * managed by the DOI for the joint benefit and use of the Federal and State Trustees to plan, perform, monitor and oversee native,